PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference WJWFP6532071	FOR FURTHER ACTION		See Form PCT/IPEA/416				
International application No. PCT/US2007/011810	International filing date (day/month/year)	Priority date (day/month/year) 18.05.2006				
International Patent Classification (IPC) or INV. C07D231/12	national classification and IF	PC					
Applicant Arena Pharmaceuticals, Inc.		· · · · · · · · · · · · · · · · · · ·	·				
This report is the international p Authority under Article 35 and tr			nis International Preliminary Examining 36.				
2. This REPORT consists of a total	of $\underline{7}$ sheets, including the	is cover sheet.	•				
3. This report is also accompanied	by ANNEXES, comprisin	g:					
a. sent to the applicant and	to the International Bure	au) a total of sheets,	as follows:				
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.							
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
Helating to Sequence Listing (see Section 802 of the Administrative instructions).							
4. This report contains indications	relating to the following it	ems:					
☐ Box No. I Basis of the re	eport	•					
☐ Box No. II Priority		•					
☐ Box No. III Non-establish	ment of opinion with rega	rd to novelty, inventive	e step and industrial applicability				
⊠ Box No. IV Lack of unity of the state	of invention						
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
	☐ Box No. VII Certain defects in the international application						
Box No. VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of t	his report				
2008-03-14		16.07.2008					
Name and mailing address of the internation	ional	Authorized officer					
preliminary examining authority: European Patent Office - P NL-2280 HV Rijswijk - Pays Tel. +31 70 340 - 2040 Tx:	s Bas	De Jong, Bart	3. o. 10. 0.000				
Fax: +31 70 340 - 3016		Telephone No. +31 70	340-2833				

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International application No. PCT/US2007/011810

	Вох	No. I	Basis of the	report						
1,	With	regard	d to the langua	ige , this report	t is based on					
	\boxtimes	the inte	ernational appl	ication in the la	anguage in v	vhich it was	s filed		•	
	 □ a translation of the international application into , which is the language of a translation furnished for the purposes of: □ international search (under Rules 12.3(a) and 23.1(b)) □ publication of the international application (under Rule 12.4(a)) □ international preliminary examination (under Rules 55.2(a) and/or 55.3(a)) 									
2.	hav	e been	d to the eleme furnished to th originally filed"	e receiving Of	ffice in respo	nse to an ir	nis report is l Invitation und	pased on (re der Article 14	eplacement 1 are referre	sheets which ed to in this
	Des	cription	ı, Pages							
	1-61		-	as orig	inally filed					
	Clai	ms, Nu	mbers				,			
	1-95	•		as orig	inally filed					
	Duranta and Change									
Drawings, Sheets										
	1-8			as orig	inally filed					
		a sequ	uence listing an	nd/or any relate	ed table(s) - s	see Supple	mental Box	Relating to	Sequence L	isting
3.		The ar	mendments ha	ve resulted in	the cancellat	ion of:				
			description, pa	ages						
			claims, Nos. drawings, she	ets/fins						
			sequence listi							
		□ any	/ table(s) relate	ed to sequence	e listing <i>(spe</i>	cify):		•		
4.		not be plemer	eport has been en made, since ntal Box (Rule	e they have be 70.2(c)).	s if (some of een considere) the amened ad to go be	dments ann yond the dis	exed to this sclosure as f	report and l iled, as indi	listed below cated in the
		☐ the☐ the☐ the	description, pa claims, Nos. drawings, she sequence listi	ets/figs ng <i>(specify)</i> :	·					
		□ an	y table(s) relate	ed to sequence	e listing <i>(spe</i>	cify):				
5.		This o	pinion has bee	n established Authority unde	taking into a er Rule 91 (R	ccount the ule 70.2 (e	rectificatio	n of an obv	ious mistal	ke authorized

	Вох	k No. IV	Lack of unity of inv	ention/			
1.	☐ In response to the invitation to restrict or pay additional fees, the applicant has, within the applicable time limit:						
	☐ restricted the claims.						
		☐ paid	additional fees.				
		☐ paid	additional fees under	protest	and, where	e applicable, the	protest fee.
		☐ paid	additional fees under	protest	but the ap	plicable protest f	ee was not paid.
		☐ neith	er restricted the claim	s nor p	aid addition	nal fees.	
2.	☐ This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.						
3.	 This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13. is: 						accordance with Rules 13.1, 13.2 and 13.3
		complie	d with.				
		not com	plied with for the follo	wing re	asons:	• •	
	see separate sheet						
4.	. Consequently, this report has been established in respect of the following parts of the international application:					wing parts of the international application:	
	\boxtimes	all parts	•				
		the part	s relating to claims No	os			
_	Bo:	x No. V olicability	Reasoned stateme y; citations and expl	ent und anatio	er Article 3	35(2) with regarding such staten	d to novelty, inventive step or industrial nent
1.	Sta	tement					
	No	velty (N)	•	Yes:	Claims	<u>1-95</u>	
				No:	Claims		•
	Inv	entive ste	ep (IS)	Yes:	Claims	<u>1-64,67-95</u>	
				No:	Claims	<u>65,66</u>	•
					_	_	
	Ind	ustrial ap	plicability (IA)	Yes:		<u>1-95</u>	•
				No:	Claims		
2.	Cita	ations an	d explanations (Rule	70.7):			

see separate sheet

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Box No. VI Certain documents cited

- Certain published documents (Rule 70.10) and / or
- 2. Non-written disclosures (Rule 70.9)

see separate sheet

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Reference is made to the following documents:

D1: WO 2004/058722 A (ARENA PHARM INC) 15 July 2004

D2: WO 2005/012254 A (ARENA PHARM INC) 10 February 2005

Re Item III.

Claims 86-88 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item IV.

Compounds of formula VII according to claim 65 are used as a starting material for the preparation of the compound of formula VI. Compounds of formula VI are however known in the art (see D2, example 1.131).

This is contrary to the requirement that the intermediate and final products should not be separated, in the process leading from one to the other, by an intermediate which is not novel (see PCT Guidelines 10.18).

Therefore, the subject-matter of claim 65 is not so linked with the subject-matter of e.g. claims 1,24,34 as to form a single general inventive concept (Rule 13.1 PCT).

Re Item V.

Novelty

Compounds of formula I, II, V and VII are novel. Therefore the subject-matter of claims 1-95 is novel.

Inventive step

The present application discloses aminophenyl-pyrazoles of formula (I), which are modulators of the 5-HT_{2a} receptor site. Document D1, which is considered to represent the most relevant state of the art, discloses structurally related aminophenyl-pyrazoles having

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the same use. The compounds of the present application have a heterocyclyl-ethyloxy group attached to the phenyl group, which is in ortho position of the pyrazole moiety. This is not suggested in the prior art. Therefore compounds of formula (I) and methods for their preparation are inventive. The claimed intermediates of formula II and V benefit from this activity.

Compounds of formula VII (according to claims 65,66) are merely used as a starting material for the preparation of compounds of formula VI, which are known in the art (see document D2, example 1.131). Therefore the compounds of formula VII do not benefit from the inventivity of the compounds of formula (I).

For the subject-matter of claims 65 and 66, document D2 is considered as the closest prior art. In this document a compound of formula VI is prepared starting from aniline precursors. In view of D2, the problem was to provide an alternative method for the preparation of compounds of formula VI and to provide an alternative precursor.

Compounds of formula VI are compounds containing an amide group. A well known method to make amides is the Beckmann rearrangement in which amides are prepared starting from ketones. The ketones are converted to oximes and during the Beckmann rearrangement a new C-N bond is formed.

The skilled person faced with the problem above would consider using the Beckmann rearrangement and would thus come automatically to the precursors which are claimed in claims 65 and 66 of the present application. Therefore, the compounds of formula VII are not considered as inventive.

The argument of the applicant that the skilled person would not consider a precursor that does not have already the C-N bond ignores the fact that the Beckmann rearrangement is a well known method for preparing amides.

Citation of prior art

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description.

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Industrial applicability

Claims 86-88 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize claims directed to the use of a compound in medical treatment as patentable claims, but may allow claims directed to a product, in particular substances or compositions for use in a first or further medical treatment.